



DEFENSE LOGISTICS AGENCY
THE DEFENSE CONTRACT MANAGEMENT COMMAND
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FT. BELVOIR, VIRGINIA 22060-6221

SEP 16 1997

IN REPLY
REFER TO AQOE

MEMORANDUM FOR COMMANDERS, DEFENSE CONTRACT MANAGEMENT DISTRICTS

SUBJECT: DCMC Policy Letter No. 97-85 , Implementation of End-Use Certificate (EUC),
DLA Form 1822, July 1997 (POLICY)

This is a POLICY memorandum effective immediately and ending August 30, 1998. Target Audience: All Property Management Employees.

The Defense Logistics Agency (DLA) has begun using the EUC, DLA Form 1822, July 1997 (Attachment 1) for surplus Munitions List Items (MLI) and Strategic List Items (SLI) that are being transferred as a result of sales. The EUC is a trade security control to ensure that surplus MLI/SLI property is not sold to unauthorized buyers. Attachment 2 is an explanation of the End-Use Certification for DLA Form 1822. This form is available in FormFlow and via the internet in the DASC homepage at <http://www.dasc.dla.mil>. Until some technical matters are resolved with the Departments of State and Commerce, DLA Form 1822 is to be used within CONUS while DRMS Form 2 (Attachment 3) will be used OCONUS for sale of Foreign Excess Personal Property MLI/SLI. Attachment 4 is instructions to assist in the preparation of the new form. These instructions should be included with the EUC whenever the form is requested or required.

The EUC states "For all sales of property approved by Plant Clearance Officers (PLCO), upon the removal of the property, all documentation required by this form will be forwarded to the identified Trade Security Control Office." Currently, the Trade Security Control Office (TSCO) is not staffed to support DCMC and until notified by the DLA, DoD Disposal Program Office, the PLCO will maintain the original documentation in the plant clearance case. Once staffed, the PLCO will forward a copy to the TSCO.

If you have any questions, please call Ms. Janice Hawk of the Property, Closeout and Termination Team (AQOE) at DSN 427-3433, (703) 767-3433, E-mail: janice_hawk@hq.dla.mil.

TIMOTHY P. MALISHENKO
Brigadier General, USAF
Commander

Attachments

END-USE CERTIFICATE		FOR AGENCY USE ONLY					<i>Form Approved</i> OMB No. 0704-0382 <i>Expires Sep 30, 1998</i>	
(STATEMENT REGARDING DISPOSITION AND USE OF PROPERTY)		TSC CLD	PRIMARY PURCHASER	SUB-PURCHASER				
(Please read Privacy Act Statement on reverse before completing this form. If additional space is required, use separate sheets and identify by Block Number)				1	2	3		4
TYPE OR PRINT ALL INFORMATION		YES						
NO								
The public reporting burden for this collection of information is estimated to average 20 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to DoD, Washington Headquarters Services, DIOR (0704-0382), 1215 Jefferson Davis Highway, Suite 1204, Arlington, VA 22202-4302. Respondents should be aware that notwithstanding any other provision of law, no person shall be subject to any penalty for failing to comply with a collection of information if it does not display a currently valid OMB control number. Please DO NOT RETURN your form to either of these addresses. RETURN COMPLETED FORM TO THE OFFICE STATED ON THE IFB, SOLICITATION OR PROPOSAL.								
INSTRUCTIONS. This form <u>must be fully completed</u> by all applicants for Munitions List Items (MLI)/Strategic List Items (SLI) prior to acceptance by the U.S. Government and constitutes an integral part of this bid. The information given must be true and correct and will become a part of on this contract. Every block MUST have an entry. If necessary, insert "NONE", "SAME AS BLOCK X", or "NOT APPLICABLE" (do not use "N/A"). If the applicant is acting solely as an Agent, a DLA Form 1822 must be signed by the Principal. The term Approving Official is used to indicate the person authorized to act for the U.S. Government (Sales Contracting Officer, Plant Clearance Officer, or other designated individual). FOR ALL SALES OF PROPERTY APPROVED BY PLANT CLEARANCE OFFICERS, UPON THE REMOVAL OF THE PROPERTY, ALL DOCUMENTATION REQUIRED BY THIS FORM WILL BE FORWARDED TO THE IDENTIFIED TRADE SECURITY CONTROL OFFICE.								
The following applies to all property subject to sale using this form: the use, disposition, export, or reexport of this property is subject to the publications, penalties, and other provisions of the economic programs administered by the Office of Foreign Assets Control, U.S. Treasury Department, 31 CFR Chapter V.								
THIS STATEMENT IS SUBMITTED IN CONNECTION WITH: <input type="checkbox"/> SALE <input type="checkbox"/> EXCHANGE <input type="checkbox"/> OTHER:		LINE ITEM NUMBER/COMMODITY						
NAME (Last, First, M.I.)		SSN/ALIEN CARD NO./COUNTRY ID						
DATE OF BIRTH (MM/DD/YY)		PLACE OF BIRTH (City or County, State, Country)				TELEPHONE NUMBER (Include Area Code)		
MAILING ADDRESS		PHYSICAL ADDRESS						
SECTION I. GENERAL INFORMATION								
APPLICABILITY. This statement applies to the property for which we have submitted our bid/offer pursuant to the above identified invitation.								
1. TYPE OF FIRM <input type="checkbox"/> SOLE PROPRIETORSHIP <input type="checkbox"/> PARTNERSHIP <input type="checkbox"/> CORPORATION <input type="checkbox"/> OTHER (Specify):								
2. NATURE OF END-USER'S BUSINESS		3. NATURE OF PRINCIPAL'S BUSINESS			4. FIRM'S ID/FEDERAL TAX NUMBER			
5. BUSINESS/CORPORATION HEADQUARTERS		6. BRANCH OFFICE						
A. NAME		A. NAME						
B. ADDRESS (Physical location)		B. ADDRESS (Physical location)						
7. ATTACH A SEPARATE SHEET OF PAPER WITH NAMES, ADDRESSES, SSNs, DATES AND PLACES OF BIRTH OF CORPORATE OFFICERS, DIRECTORS OR PARTNERS.		8. ATTACH A SEPARATE SHEET OF PAPER WITH NAMES, ADDRESSES, SSNs, DATES AND PLACES OF BIRTH OF ALL PRINCIPALS (if applicant is acting as agent).						
SECTION II. END USE/USER INFORMATION. "X" and complete appropriate item(s) below. In the case of resale, Item 1.F. or 1.G. MUST be marked and each successful purchaser/recipient must also complete this certificate and retain in their files or deliver it to the Approving Official. If this is a negotiated exchange, identify the property being exchanged:								
1. PURPOSE. THE PROPERTY REFERRED TO IN ABOVE IFB/OFFER NUMBER WILL BE UTILIZED FOR THE FOLLOWING:								
<input type="checkbox"/> A. Retention for the following specific use (see note):		<input type="checkbox"/> B. Resold in the form received for the following use (see note):			<input type="checkbox"/> C. The property will not be sold or otherwise disposed of for use outside of the U.S. or to non-U.S. Citizens/Nationals in the U.S.			
<input type="checkbox"/> D. The property may be reexported in the form received to the following country/countries:		<input type="checkbox"/> E. Resale after following alteration (description of final production): in (Country/Countries): and distribution in (Country/Countries):			<input type="checkbox"/> F. If sold, name, address, and telephone no. of sub-purchaser(s):			
<input type="checkbox"/> G. The customers are unknown at this time. If required by the contract/offer, I will obtain prior written approval for the resale of any of the property covered by this contract. I will require the sub-purchaser to submit a DLA Form 1822 to the Approving Official as required in Section IV.								
ADDITIONAL INFORMATION: State any other material facts relating to end user and use of the property which may be of value in considering the proposal:								
NOTE: Example of specific uses: AIRCRAFT. The bidder/recipient certifies that the aircraft will be used: as a flyable aircraft; as a nonflyable aircraft to be used only for parts, display, or ground instruction, etc.; for resale as a flyable aircraft. (Furnish all data required in blocks 1C and 1D for each buyer/receiver.)								

SECTION III. UNDERSTANDING AND NOTIFICATIONS

1. The use, disposition, export and reexport of this property is subject to all applicable U.S. Laws and Regulations, including the Arms Export Control Act (22 USC 2751 et seq.) ; the Export Administration Act of 1979 (560 USC Append 2401 et seq.) ; International Traffic in Arms Regulations (22 CFR 120 et seq.) ; Export Administration regulations (15 CFR 730 et seq.) ; Foreign Assets Control Regulations (31 CFR 500 et seq.) and the Espionage Act (37 USC 791 et seq.) ; which, among other things, prohibit:

A. The making of false statements and concealment of any material information regarding the use or disposition, export or reexport of the property; and

B. Any use, disposition, export or reexport of the property which is not authorized in accordance with the provisions of this contract.

2. The submission of false or misleading information and/or concealment of any material facts regarding the use, disposition or export of this property may constitute a violation of provisions of 18 USC 793/1001, 22 USC 2778/2779, and 50 USC Append 2410. Sanctions for violations will be in conformity with U.S. laws and regulations (including Federal Acquisition Regulations and DoDI 2030.6) and may include the denial of U.S. export privileges and of any participation in future U.S. Government contracts.

3. The Invitation For Bid and Sale/Exchange Contract number must be referenced when submitting an application for an export license to the Department of State for MLI or Department of Commerce for SLI.

4. When MLI/SLI property is transferred, the information regarding the above laws and regulations must be passed to the subsequent purchaser/receiver, who must be a U.S. Citizen/National or Permanent Resident of the United States of America, and who must sign the resale statement below. Records of Resale must be available for Trade Security Controls Office review, if required.

5. MLI and SLI property can only be transferred (exported, sold, or given) to a foreign country, non-U.S. Citizen/National or non-Permanent Resident by either the U.S. Government via a Foreign Military Sales Case or a U.S. Citizen/National or Permanent Resident possessing a validated export license from the appropriate licensing department or agency.

6. The Purchaser/Recipient agrees to cooperate with and to permit all authorized Government representatives to inspect and verify the existence and condition of MLI/SLI.

SECTION IV. CERTIFICATION STATEMENT TO BE SIGNED BY BIDDER AT TIME OF RESPONSE TO IFB

1. I do certify that all information given in this statement is true and correct to the best of my knowledge and belief and have not knowingly omitted any information which is inconsistent with this statement. I understand this statement will be referred to and be a part of the contract of sale/exchange with the U.S. Government. I agree to submit a written request for amendment of this statement to the Approving Official prior to effecting any change of fact or intention from that stated herein or in any prior amendment, whether occurring before or after the release of the commodities, and not to effect such changes without first receiving written approval of the Approving Official.

2. I acknowledge having been advised that the MLI/SLI property I purchased is controlled by the U.S. Government and cannot be transferred (exported, sold or given) to a non-U.S. Citizen/National or non-Permanent Resident without a valid State/Commerce Department license. Should I transfer this property to another U.S. Citizen/National or Permanent Resident, I will obtain their signature as having read and understood this restriction and their certification that they will place the same restriction on any subsequent transfer and obtain signature thereto and will provide a copy to the Approving Official. Should I transfer this property to a non-U.S. Citizen/National or non-Permanent Resident, I will obtain a validated State/Commerce Department license before transferring the MLI/SLI to that person or any exportation from the U.S. I will not transfer this property to countries, regimes and nationals targeted under the sanctions program administered by the U.S. Treasury Department's Office of Foreign Assets Control.

3. Neither the applicant, corporate officers, directors or partners is:

A. The subject of an indictment for or has been convicted of violating any of the U.S. Criminal statutes enumerated in 22 CFR 120.24 since the effective date of the Arms Export Control Act, Public Law 94-329, 90 Statute 729 (June 30, 1976) ; or

B. Ineligible to contract with, or to receive, a license or other approval from any agency of the U.S. Government.

4. The person signing this DLA Form 1822 is:

☐ a Citizen of the United States of America, or

☐ lawfully admitted to the U.S. for Permanent Residence and maintains such residence under the Immigration and Nationality Act, as amended, (8 USC 1101(a), 20, 60 Statute 163) , or

☐ a Citizen of _____, and/or

☐ is an official of a foreign government entity in the United States.

A. NAME (Type or print)

B. SIGNATURE

C. DATE SIGNED

SECTION V. CERTIFICATION STATEMENT TO BE SIGNED BY ANY U.S. CITIZEN/NATIONAL/PERMANENT RESIDENT HOLDER TO WHOM MATERIAL IS SOLD

I, _____, acknowledge having been advised that the MLI/SLI property I have purchased/ received from Mr./Ms./Mrs./Miss _____ on (date) _____,

is controlled by the U.S. Government and cannot be transferred (exported, sold, or given) to a non-U.S. Citizen/National or non-Green Card non-Permanent Resident without a validated State/Commerce Department license. Should I transfer this property to another U.S. Citizen/National or U.S. Permanent Resident, I will obtain their signature as having read and understood this restriction and their certification that they will place the same restriction on any subsequent transfer and obtain signature thereto and retain in their files or, upon request, provide a copy to the Approving Official. Should I transfer this property to a non-U.S. Citizen/National or non-Permanent Resident, I will obtain a validated State/Commerce Department license before I transfer the MLI/SLI to that person. I will not transfer this property to countries, regimes and nationals targeted under the sanctions programs administered by the U.S. Treasury Department's Office of Foreign Assets Control.

A. NAME (Type or print)

B. SIGNATURE

C. DATE SIGNED

PRIVACY ACT STATEMENT

AUTHORITY: 10 USC 136; 40 USC 471; 50 USC 2411; 22 USC 2751; and EO 9397.

PRINCIPAL PURPOSE(S) : Determine applicant eligibility to participate in the program and ensure that property recipients comply with the terms of the sale. Data will be disclosed to Department of State, Department of the Treasury, the Federal Aviation Administration.

ROUTINE USES: Voluntary; however, failure to provide the requested information may result in ineligibility to bid on or receive surplus or foreign personal property.

DISCLOSURE: DLA PRIVACY ACT SYSTEM NOTICE S800.10MM APPLIES.

Explanation of the End-Use Certification (DLA Form 1822, Jul 97)

End-Use Certificate, DLA Form 1822, Jul 97 which replaces DRMS Form 2, is to be used by Defense Logistics Agency (DLA), Defense Contract Management Command (DCMC) and Defense Reutilization and Marketing Service (DRMS) when title for Munition List Items (MLI) and Strategic List Items (SLI) is being transferred as the result of sale.

The End-Use Certificate (EUC) is intended to determine the acceptability of the individual(s) acquiring MLI/SLI; inform buyers of the laws and regulations governing the use, disposition, export and re-export of MLI/SLI; and ensure that the property is used as stipulated in the EUC. This form notifies the recipient that if the intent is to export the property, an export license or letter of authorization is required from the Department of State or Department of Commerce. In signing this form, the recipient also agrees to cooperate with and permit authorized Government representatives to inspect and verify the existence and condition of MLI/SLI which had been acquired. It is also intended to be a prosecutable document in the event of fraud or illegal acts perpetrated by the recipient.

END-USE CERTIFICATE

(Statement regarding disposition and use of property)

RETURN WITH BID

Invitation No. _____

Name and Address of Bidder as Shown on Bid & Award Page

NAME _____

ADDRESS _____

1. **INSTRUCTIONS.** This form must be submitted to the Sales Contracting Officer of the United States prior to the acceptance by the United States of America of the bid submitted by the above named bidder pursuant to the above-numbered invitation.

2. **COMMODITIES.** This statement applies to the commodities on which we have submitted our bid pursuant to the above-numbered invitation.

3. **NATURE OF BUSINESS.** (Use separate sheet if needed.)

- a. We are a _____ (Sole proprietorship, partnership, corporation, other)
- b. Our address is (P.O. Box address of itself is not acceptable): _____
- c. The names and addresses of our branch offices are: _____
- d. The names and addresses of our partners or corporate officers and directors are: _____
- e. If a bidder is acting as an agent, the names and addresses of all principals are: _____
- f. The nature of our (and our principal's) business is: _____

4. **DISPOSITION OF COMMODITIES.** Check and complete appropriate entry or entries. (Entry c or d must be checked.)

- a. ☐ The commodities, if sold to us, will not be sold or otherwise disposed of by us for use outside of _____
(Name of country or countries)
- b. ☐ May be re-exported in the form received to the following country or countries: _____
(Name of country or countries)
- c. ☐ If sold by us, our buyer(s) may be: _____
- d. ☐ Our customers are unknown at the present time. Written approval for the resale of any property covered by this

contract will be required from the Defense Property Disposal Sales Contracting Officer prior to sale when indicated on DRMS Form 1427, Notice of Award, Statement and Release Document, unless they are named in paragraph 4c above.

5. **SPECIFIC END-USE.** (Check and complete appropriate entry or entries.)

- a. We will use the commodities referred to in paragraph 2 for:
- (1) ☐ Resale in the form received.
- (2) ☐ Production or manufacture of _____ (Name of final product)
in _____ (Name of country or countries)
and distribution in _____ (Name of country or countries)

b. Our customers will use the commodities for:

(1) ☐ Resale in the form received from us.

(2) ☐ Production or manufacture of _____

(Name of Final Product)

in _____
(Name of country or countries)

and distribution in _____
(Name of country or countries)

c. Other end-use by us or by our customers _____

6. ADDITIONAL INFORMATION. (State any other material facts relating to the disposition and use of the commodities which may be of value in considering the bid.)

7. UNDERSTANDING AND NOTIFICATIONS.

a. We understand that the property on which we are bidding originated in the United States unless otherwise specifically indicated in the sales offering.

b. We acknowledge receipt of notification that use and disposition, export and re-export of such property by us or any other person will be subject to applicable United States laws and regulations, which, among other things, prohibit:

(1) The making of any false statements and the concealment of any material information regarding the use or disposition, export and re-export, of this property, or any other subject matter of this statement, and

(2) Any use or disposition, export or re-export of the property not authorized in accordance with the provisions of any contract resulting from acceptance of our bid.

c. We further acknowledge receipt of notification that special United States restrictions bar unauthorized exports and re-exports of United States origin commodities directly or indirectly to Albania, Bulgaria, Cambodia, Cuba, Czechoslovakia, Estonia, German Democratic Republic, Hungary, Laos, Latvia, Lithuania, Outer Mongolia, North Korea, Peoples Republic of China, Poland, Romania, Southern Rhodesia, USSR, Vietnam or any other prohibited destinations which may be specified in the contract of sale.

d. Sanctions may be imposed against any person who contravenes any law relating to the United States export control. Such sanctions will be in conformity with U.S. laws and regulations (including 50 U.S.C. Appl., Sections 2401-2413, 15 Code of Federal Regulations, Chapter III, Sub-chapter B, esp. Section 37C.7; Armed Services Procurement Regulations; and DoD Instruction 2030.6) and may include the denial of United States export privileges and of any participation in future United States Government contracts.

e. Comparable sanctions to the extent applicable may be imposed for any wrongful or unauthorized act even when the property is not of U.S. origin.

f. The information provided by us in this statement will be considered a part of our bid under the above-numbered invitation, and a part of the contract of sale if and when our bid is accepted by the United States of America.

8. CERTIFICATION.

We Certify that all of the information we have given in this statement is true and correct to our best knowledge and belief and that we do not know of and have not omitted any additional information which is inconsistent with this statement. We understand that this statement will be referred to and be a part of the contract of sale between us and the United States of America. If stipulated on DRMS Form 1427, Notice of Award, Statement and Release Document, we agree to submit a written request for amendment of this statement to the Defense Reutilization and Marketing Sales Contracting Officer prior to effecting any change of fact or intention from that stated herein or in any prior amendment, whether occurring before or after the release of the commodities to us, and not to effect such changes without first receiving the written approval of the Defense Reutilization and Marketing Sales Contracting Officer.

SIGN IN INK: _____

(Signature of Official Bidder)

(Date of Signing)

(Print or type name of signer)

JUL

Instructions for completing End-Use Certificate, DLA FORM 1822, ~~May~~ 97

Please write legibly

All individuals purchasing DoD surplus MLI/SLI property are required to fully complete this End-Use Certificate which will become part of the contract. When providing the required information and additional space is needed, you may use a separate sheet of paper citing the appropriate block number and/or letter. All blocks **must** contain an entry. When the information being requested does not apply to you, the only entries which will be acceptable are: **NONE**, **DOES NOT APPLY** or **NOT APPLICABLE**. If you have previously entered similar information in another block, you should cite that block number and/or letter; i.e., **SAME AS BLOCK x**. The Approving Official (Sales Contracting Officer, Plant Clearance Officer, or other designated individual) will review the EUC for completeness. If you leave a block empty or use **N/A**, **N/R**, etc., you will be considered non-responsive. When information is missing or incorrectly entered, the Approving Official has the option to either request the missing information from you or to reject the bid/exchange as being non-responsive.

1. IFB/CONTRACT/PROPOSAL/SF123 ORDER NO.: Enter the number of the Invitation For Bid (IFB), contract, proposal, or order number which is used to identify the sale or exchange.
2. THIS STATEMENT IS SUBMITTED IN CONNECTION WITH: Check the block which best identifies the type of transaction you are entering into:
 - SALE - DRMS or Excess Contractor Inventory sales.
 - EXCHANGE - used for Service Museum transactions where title to government property passes to an individual in exchange for agreed to property upon.
 - OTHER - for those transactions which are not a sale or exchange, and where title to property may or may not pass from government control.

LINE ITEM NUMBER/COMMODITY: For sales, enter the line item number for every MLI/SLI item you are interested in acquiring. For exchanges or other types of transactions, enter the name or nomenclature of the item(s) you are negotiating for.

NAME: Please write your name so it can be read. The name you place here must be the same as what was placed on the bid you are submitting. Acronym, aliases and "also know as" names may be used only if you have stated them on the bid.

SOCIAL SECURITY NUMBER/ALIEN CARD NO./COUNTRY ID:

If you are a U.S. Citizen/National enter your Social Security Number.

If you are a Green Card Holder enter your Alien Identification Nr.

If you are a non-U.S. Citizen/National, non-Green Card Holder, enter your Country Identification Number.

DATE OF BIRTH: self-explanatory.

PLACE OF BIRTH: self-explanatory.

TELEPHONE NUMBER: Remember to enter the Area Code when providing your telephone number.

MAILING ADDRESS: Enter mailing address of individual or business.

PHYSICAL ADDRESS: If your PHYSICAL ADDRESS is the same as your MAILING ADDRESS, write SAME AS MAILING ADDRESS. If you have provided a Post Office Box number in the MAILING ADDRESS box, you must write in your actual address. Any address other than a physical address will be considered non-responsive.

3. SECTION 1. GENERAL INFORMATION

BLOCK 1. TYPE OF FIRM: Check the box which most closely describes your company. If you are acting as an agent, check other. If you do not have a business, enter one of the accepted responses.

BLOCK 2. NATURE OF BIDDER/RECEIVER'S BUSINESS: Self-explanatory. If you are acting as agent for someone else, describe that association. If this does not apply to you, enter one of the accepted responses.

BLOCK 3. NATURE OF PRINCIPLE'S BUSINESS: If you are the principle, enter **SAME AS BLOCK 2**. If you are acting for someone else, describe that person's business. If this does not apply to you, enter one of the accepted responses.

BLOCK 4. FIRM'S ID/FEDERAL TAX NUMBER: Self-explanatory. If this does not apply to you, enter one of the accepted responses

BLOCK 5. BUSINESS/CORPORATION HEADQUARTERS

BLOCK 5A. NAME: If business name is same as used in NAME block, enter **SAME AS NAME BLOCK**. If business name is different from that in NAME block, enter the new name including aliases and acronyms. When you are acting as agent, enter the business name of the principle. If you do not have a business, enter **NONE**.

BLOCK 5B. ADDRESS: If address of business headquarters is same as physical address, enter **SAME AS PHYSICAL ADDRESS**. If address of business headquarters is different, enter address of the headquarters. When you are acting as an agent, enter the address of the principle's business headquarters. If you do not have a business, enter **NONE**.

BLOCK 6. BRANCH OFFICE

BLOCK 6A. NAME: If names of branch offices are the same as appearing in BLOCK 5A, enter **SAME AS BLOCK 5A**. If names of branch offices are different, enter new names. If names of principle's branch offices are different, enter the names of the branch offices. If there are no branch offices, enter **NONE**.

BLOCK 6B. ADDRESS: Enter physical addresses of branch offices. If there are no branch offices, enter **NONE**.

BLOCK 7: self-explanatory.,

BLOCK 8: self-explanatory.

4. SECTION II. END-USE/USER INFORMATION: When a negotiated exchange is taking place between you and the Government, identify the property which the Government will be receiving. If you are not entering into a negotiated exchange, enter **DOES NOT APPLY**

BLOCK 1A: self-explanatory.

BLOCK 1B: self-explanatory.

BLOCK 1C: self-explanatory.

BLOCK 1D: self-explanatory.

BLOCK 1E: self-explanatory.

BLOCK 1F: self-explanatory.

BLOCK 1G: self-explanatory.

ADDITIONAL INFORMATION: self-explanatory.

5. SECTION III. UNDERSTANDING AND NOTIFICATION: This section is self-explanatory. It cites the various laws and regulations which govern the use, disposition and export of property that you must abide by.
6. SECTION IV. CERTIFICATION STATEMENT TO BE SIGNED BY BIDDER AT TIME OF RESPONSE TO IFB: This section is self-explanatory. By signing and dating this form, you are certifying that all the information you are providing is true and correct, and understand and agree to all provisions in this End-Use Certificate. This form will become part of the contract.
7. SECTION V. CERTIFICATION STATEMENT BY ANY U.S. CITIZEN/NATIONAL OR U.S. GREEN CARD HOLDER TO WHOM MATERIAL IS SOLD: This section is self-explanatory and is to be completed only when the property is being resold by the party whose name appears on this End-Use Certificate. When you, the subpurchaser, sign and date this section, you acknowledge that the seller has advised you of the export requirements stated in SECTION III of this form and you agree to be bound by the U.S. laws cited. You also agree to inform any subsequent buyers of the conditions stated in this End-Use Certificate when you resell the property.